

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/052,728	01/18/2002	Cheng-Hsien Lu	B-4461 619455-6	3200
	590 06/17/2003			
Richard P. Berg. Esq c/o LADAS & PARRY 5670 Wilshire Boulevard, Suite 2100 Los Angeles, CA 90036-5679			EXAMINER	
			TSO, LAURA K	
Lus Aligeles, CA 90030-3079			ART UNIT	PAPER NUMBER
			2875	
			DATE MAILED: 06/17/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

•				
Office Action Summary		Application No. 10/052,128	Applicant(s) Lu et al.	/.
		Examiner 750	Art Unit 2875	
	The MAILING DATE of this communication appears	on the cover sheet w	ith the correspondence address	
A SHO THE N - Extension mailing - If the poly - If NO poly - Failure - Any rep	OR REPLY IS SET MAILING DATE OF THIS COMMUNICATION. ons of time may be available under the provisions of 37 CFR 1.136 (a). In date of this communication. eriod for reply specified above is less than thirty (30) days, a reply within reiod for reply is specified above, the maximum statutory period will apply to reply within the set or extended period for reply will, by statute, cause ply received by the Office later than three months after the mailing date of peatent term adjustment. See 37 CFR 1.704(b).	n no event, however, may a report the statutory minimum of thirty and will expire SIX (6) MONTH the application to become ABA	MONTH(S) FROM by be timely filed after SIX (6) MONTHS from (30) days will be considered timely. 15 from the mailing date of this communication. INDONED (35 U.S.C. § 133).	om the
Status,	Responsive to communication(s) filed on $5/6$	103 amendi	nent a)	
		ction is non-final.		
	Since this application is in condition for allowance closed in accordance with the practice under $Ex\ \rho$	except for formal material examples except for formal materials and examples are except to except the except for formal materials are except for formal materi	atters, prosecution as to the r .D. 11; 453 O.G. 213.	nerits is
	tion of Claims			
	Claim(s)			
4	a) Of the above, claim(s)		is/are withdrawn from	n consideration.
	Claim(s)			
6) 🗹	Claim(s) 1-3,5-8 and 10		is/are rejected.	
7) 🗸	Claim(s) 4, 9 and 11-14		is/are objected to	D.
∽8) □	Claims	are sub	ect to restriction and/or elect	ion requirement.
	tion Papers			÷
9) 🗆	The specification is objected to by the Examiner.			
10)	The drawing(s) filed onis/a	re a) accepted or	b) ☐ objected to by the Exam	niner.
	Applicant may not request that any objection to the	e drawing(s) be held in	abeyance. See 37 CFR 1.85(a).	d by the Everniner
11)	The proposed drawing correction filed on		approved b) disapprove	u by the Examine
	If approved, corrected drawings are required in repl			
	The oath or declaration is objected to by the Exa	miner.		
Priority	under 35 U.S.C. §§ 119 and 120 Acknowledgement is made of a claim for foreign	priority under 35 U.S	S.C. § 119(a)-(d) or (f).	
	\square All b) \square Some* c) \square None of:	phoney and a co		
a) L		ave been received.		
			Application No.	·
		documents have been	en received in this National St	age
^ *S	application from the International Buse the attached detailed Office action for a list of	ireau (FCI hule 17.2)	ια / / ·	
14)				
a)[The translation of the foreign language provision	onal application has b	een received.	
15)	Acknowledgement is made of a claim for domes	tic priority under 35 (J.S.C. §§ 120 and/or 121.	
Attachn		4)	y (PTO-413) Paper No(s)	
	lotice of References Cited (PTO-892)		Patent Application (PTO-152)	
	lotice of Draftsperson's Patent Drawing Review (PTO-948)	6) Other:	· mante i defendamente i i na mante	
5) [] lr	nformation Disclosure Statement(s) (PTO-1449) Paper No(s).	V, Olio		

Art Unit: 2875

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in-
- (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or
- (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).
- 2. <u>Claims 1, 2, 5-7 and 10</u> remain rejected under 35 U.S.C. 102(e) as being anticipated by Nakanishi et al. (6,337,953).

Nakanishi discloses a flash unit comprising a bracket [46] a reflecting member [43], two fixed and flexible members [462] formed on the bracket and a flash emission tube [41].

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are

Art Unit: 2875

such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103© and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

4. <u>Claims 3 and 8</u> remain rejected under 35 U.S.C. 103(a) as being unpatentable over Nakanishi et al.

Nakanishi discloses the claimed invention but does not disclose the bracket and fixed members are made of plastic. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the bracket and fixed members of plastic since plastic is known to be strong, flexible, inexpensive and have other desirable thermal and electrically insulating properties. It has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice.

Art Unit: 2875

Response to Amendment

5. Applicants argument filed 5/6/03 has been fully considered but has not been found persuasive. Applicant has argued "Nakanishi fails to teach the fixed member(s) are integrally formed on the bracket". Applicant then asserts "the comb-like holder portions 462 are detachably connected to the transmission plate 461" (emphasis added). However, applicant fails to provide a citation for the last assertion and the examiner could not find such a statement in the patent of Nakanishi. Applicant should provide a citation with column and line numbers for the examiner. Nakanishi does not show, in figure 4 or any of the other figures, the bracket [46] connected to the fixed member [462] using a bolt, screw or any other type of fastener. Therefore it is assumed they are integrally formed.

Allowable Subject Matter

- 6. <u>Claims 4, 9 and 11-14</u> are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 7. The following is a statement of reasons for the indication of allowable subject matter:

Prior art fails to show or suggest a flash unit comprising a bracket, a reflecting member, two fixed and flexible members formed on the bracket and a flash emission tube wherein the tube is installed by bending the fixed members and fixed on the bracket by elastic force.

Art Unit: 2875

Prior art fails to show or suggest a flash unit comprising a bracket, a reflecting member, two fixed and flexible members formed on the bracket and a flash emission tube wherein one end of the tube is received in the receiving portion and the other is fixed on the bracket by the fixed members.

Prior art fails to show or suggest a flash unit comprising a bracket, a reflecting member, two fixed and flexible members formed on the bracket and a flash emission tube wherein one end of the tube is mounted inside the bracket by clamping of the holders.

Conclusion

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Application/Control Number: 10/052,728

Page 6

Art Unit: 2875

9. Any inquiry concerning this communication should be directed to the Examiner at the below-listed number on Mondays and Wednesdays until 2:00pm and Fridays with various hours. Personal interviews may be accommodated anytime on a limited basis.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Sandra O'Shea, can be reached on 703 305 4939. The fax number for this Technology Center 2800 are 703 872 9319.

Any inquiry of a general nature or relating to the status of this application should be directed to the receptionist whose telephone number is 703 308 0956, Monday-Friday, 830am to 5:00pm, EST.

By:

LAURA TSO

Primary Examiner

703 305 1672